Robert Patterson aged forty yeares or thereabouts Sworne and Lib. B. No. 3 Examined Sayeth that he this Deponent was present when David Re Berry ffarera Looked upon two hogsheads of Tobacco of mr William Berrys which was in or about may last, And this Deponent farther Sayeth, that the Said Tobacco which the Said ffarera viewed was then Sound and Good, onely a Little Damnified (the one of them) in one of the Ioynts of the Slaves, that Hogshead not being Closely Ioynted. And farther this Deponent Sayeth not

Signum Robert A Patterson

Phillip Harwood Sworne and Examined in open Court Sayeth, Hooper v. that he this Deponent, about two months after that Tobias Norton Norton had bought a Servant named Christopher of mr Henry Hooper, he the Said Norton Coming Down to mr Hoopers house, where this Depont then Lived, asked the Said Norton how he Liked his Said Servant, the Said Norton Replyed that he liked him well enough. And farther this Deponent Sayeth not

Signum Phillip P Harwood

Whereas m^r William Berry Attourney of Aron Iacobson hath Jacobson v. Petitioned this Court for a debt of Six Hundred pounds of Tobacco and Caske due to the Said Iacobson from Iohn Cornelius for worke and building. And the Said Cornelius Alledging that the Said Iacobson hath not performed the Said Building, according to Condition but not proveing any Condition, The Court doth therefore order that Cap^t Henry Keene and Iohn Tayler Shall view the Said worke and building So built and performed by the Said Iacobson, and his Copartner Allbert Iohnson And that the Said Iohn Cornelius Shall forthwith Satisfie unto the Said Iacobson Soe much Tobacco as the Said Cap^t Keene and Iohn Tayler Shall in their Conscience to the best of their Iudgment adjudge due to him the Said Iacobson for the Said work and building with Cost of Suit or Else Execution.

Iohn Cornelius being Convicted of Swearing in open Court, The Re Cornelius Court doth order that the Said Cornelius pay tenn pounds of Tobacco according to Act of Assembly Provided in Such Cases to publique use.

Mr Henry Hooper having been Convicted of Swearing in open Re Hooper Court, The Court doth order that the Said mr Hooper pay tenn pounds of Tobacco to publique use, according to Act of Assembly in Like Cases Provided.

Whereas Mary Dammarell hath Petitioned this Court for Some Re Estate of Speedy Course for her Safety may be taken for the Settlement of Dammarell